1	DOUGLAS A. LINDE, ESQ. (SBN 217584)(dal@lindelaw.net)	
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6	Attorneys for Plaintiff GLEN E. FRIEDMAN	
7		
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
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11	GLEN E. FRIEDMAN) Case No. CV10-0014 DDP (JCx)
12	GEBIVE. I RIBBIVII II V) Honorable Dean D. Pregerson
13	Plaintiff,) Complaint Filed: January 4, 2010
14	v.) DECLARATION OF DOUGLAS
15) LINDE IN SUPPORT OF PLAINTIFFS
16	THIERRY GUETTA a/k/a MR. BRAINWASH and DOES 1) MOTION FOR SUMMARY) ADJUDICATION
17	though 10, inclusive,)
18	,) Date: May 9, 2011
	Defendants.) Time: 10:00 a.m.
19) Place: Courtroom 3
20		,
21		
22	TO THE HONORABLE COURT, DEFENDANT AND ITS ATTORNEYS OF	
23	RECORD HEREIN:	
24		
25	I, DOUGLAS LINDE, declare:	
26	1. I am an attorney licensed to practice before all the courts of the State of	
27	California and the Central District Court of California. I am a member of the Linde	
28	Law Firm and currently represent Plaintiff in this case.	

1 On November 15, 2010, I took the Deposition of Thierry Guetta in this 2. 2 action. Attached to this declaration as Exhibit 1, are true and correct copies of excepts 3 from that deposition. 4 3. Attached hereto as Exhibit 4, are the documents attached as Exhibit 4 to the Deposition of Thierry Guetta, "Old Family," Bates No. G-37. 5 4 Attached hereto as Exhibit 5, are the documents attached as Exhibit 5 to 6 the Deposition of Thierry Guetta "Broken Records Work", Bates No. G-39. 7 8 Attached hereto as Exhibit 7, are the documents attached as Exhibit 7 to the Deposition of Thierry Guetta, "Run-DMC Canvas", Bates No. G-41. 9 10 Attached hereto as Exhibit 8, are the documents attached as Exhibit 8 to the Deposition of Thierry Guetta, "Old Family." 11 7. Attached hereto as Exhibit 12, are the documents attached as Exhibit 12 12 to the Deposition of Thierry Guetta "Broken Records Work", Bates No. G-39, and 13 related screen captures. 14 8. Attached hereto as Exhibit 13, are the documents attached as Exhibit 13 15 to the Deposition of Thierry Guetta Exhibit 13, "Fluorescent Graffiti stencil," Bates 16 No. G-40. 17 9. Attached hereto as Exhibit 17, are the documents attached as Exhibit 17 18 to the Deposition of Thierry Guetta Exhibit 17, a one page printout from Defendant's 19 website. 20 I declare under the penalty of perjury that all of the above is true and correct of 21 my own personal knowledge. If called as a witness, I could and would testify 22 competently to all of it. 23 Signed on April 4, 2011 in Los Angeles County, California. 24 25 __/s/Douglas A. Linde_ 26 Douglas A. Linde 27

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